1	LAW OFFICE OF CYNTHIA V. ECUBE, A Professional Corporation	ESQ.
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3	Hagåtña, Guam 96910 Telephone: (671) 477-8007/8	DISTRICT COURT OF GUAM
4	Telecopier: (671) 477-7777 Email Address: ecbuelaw@netpci.com	APR 1 4 2008
5	Attorney for Defendant	JEANNE G. QUINATA
6	JOEY CRISOSTOMO	Clerk of Court
7	IN THE DISTRICT COURT OF GUAM	
8	TERRITORY OF GUAM	
9	UNITED STATES OF AMERICA,) CRIMINAL CASE NO. CR07-00094
10	Plaintiff,)
11	vs.) MEMORANDUM IN SUPPORT OF VOUCHER FOR ATTORNEY'S
12) FEES IN EXCESS OF C.J.A. LIMITS
13	JOEY CRISOSTOMO,))
14	Defendant.))
15	COMES NOW, CYNTHIA V. EC	CUBE ESQ., with the Law Office of Cynthia V. Ecube,
16	Esq., P. C., Court appointed counsel for DEFENDANT, JOEY CRISOSTOMO, and hereby	
17 18	submits the following memorandum in support of the payment of fees in excess of the statutory limit for attorney's fees in the above captioned criminal matter.	
19		
20	At the time in which the undersigned counsel was appointed to assist Defendant JOEY	
21	CRISOSTOMO. This matter was charged by the government as misdemeanor involving multiple	
22	defendants for the offenses involving entering military, Naval or Coast Guard Property, Conspiracy,	
23	Unlawful Taking of Wild Animal, Resisting Arrest and Unlawful Use of Artificial Light while Taking Wildlife. Additionally, the undersigned counsel had also worked together with the Co-	
24		
25	Defendant's counsel, Attorney John T. Gorman for Defendant Cris Crisostomo and Attorney Joseph	
ì		GINAL

Filed 04/14/2008

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USA vs. Joey Crisostomo Criminal Case No. CR-02-00094 Memorandum in Support of Voucher for Attorney's Fees in Excess of Statutory Limit Page 2 of 2

Razzano for Defendant Wayne Crisostomo regarding the cooperation and likelihood of a Plea Agreement.

The undersigned counsel reviewed discovery materials, prepared for possible trial and ultimately negotiated a Plea Agreement for Defendant. This effort involved a series of negotiations between the Assistant U. S. Attorney, Benjamin A. Beliles, and myself. These negotiations led to a settlement involving a dismissal of Counts II and III in favor of Defendant JOEY CRISOSTOMO.

Based on the foregoing, the undersigned counsel respectfully requests the court to approve the voucher as submitted herein.

Respectfully submitted on the 1st day of April, 2008.

LAW OFFICES OF CYNTHIA V. ECUBE, ESQ.

A\Professional Corporation

By:

CYNTHIA V. ECUBÉ, ESQ.

Attorney for Defendant JOEY CRISOSTOMO